- (3) A joint letter to the Court, sent directly to Chambers and not filed with the Clerk of the Court, concerning the status of settlement discussions (containing no specific settlement terms or offers) shall be submitted at the time the Joint Pretrial Statement is filed.
- (5) A Joint Pretrial Statement shall be filed no later than Monday, September 25, 2009. The content of the Joint Pretrial Statement shall include, but not be limited to, that prescribed in a standard form of Joint Pretrial Statement provided to the parties. The parties shall augment the Joint Pretrial Statement as necessary so it contains all of the pretrial disclosures as defined and required by Fed.R.Civ.P. 26(a)(3). It shall be the responsibility of the plaintiff to timely initiate the process of drafting the Joint Pretrial Statement and the plaintiff shall submit its draft of the Joint Pretrial Statement to the defendant no later than ten business days prior to the date for filing the Joint Pretrial Statement.
- (6) Motions in limine shall be filed no later than Monday, September 14, 2009. Responses to motions in limine are due ten business days after service. No replies are permitted. The hearing on the motions in limine, if one is permitted by the Court, will take place at the time of the Pretrial Conference. No motion in limine shall be filed unless a statement of moving counsel is attached thereto certifying that after personal consultation and sincere efforts to do so, counsel have been unable to satisfactorily resolve the matter.
- (7) The attorneys for each party who will be responsible for trial of the lawsuit, or the parties if <u>pro per</u>, shall appear and participate in a Pretrial Conference on <u>Monday</u>, <u>October 5, 2009, at 11:00a.m.</u> Because Pretrial Conferences are held for the parties' benefit, and further because the parties' presence will facilitate frank discussion of the pertinent issues

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1	in the lawsuit, each party or a representative with binding settlement authority shall attend
2	the Pretrial Conference.
3	(8) Directions for filing trial briefs, proposed findings of fact and conclusions of
4	law or proposed jury instructions and voir dire questions, and for marking trial exhibits shall
5	be set forth in a subsequent order by this Court.
6	(9) Unless subsequently ordered by the Court, the trial of this action shall
7	commence on Tuesday, October 20, 2009, at 9:00 a.m., in Courtroom 601, Phoenix
8	Arizona.
9	(9) The parties are cautioned that the deadlines set in this Scheduling Order shall
10	be enforced, and that the Court will not entertain any stipulations to continue them
11	any request to extend any of the deadlines set herein must be made by means of a
12	motion, joint or otherwise, and no such motion shall be granted unless very good cause
13	<u>is shown.</u>
14	DATED this 19th day of May, 2009.
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17	Paul G. Rosenblatt
18	United States District Judge
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